

***** UNITED STATES DISTRICT COURT *****

NORTHERN

DISTRICT OF

NEW YORK

JUDGMENT IN A CIVIL CASE

DOCKET NO. 9:04cv607 (JKS/GHL)

DETROY LIVINGSTON

Plaintiff(s),

v.

**R. LEE, Correction Officer; S. HURTEAU, C.O.; Mr. D. ABAIR, C.O.;
S. SALLS, Sergeant of DOCS; J. BOUYEA, C.O.**

Defendant(s),

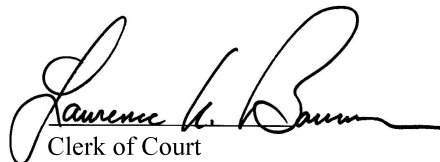
 x

JURY VERDICT. This action came before the Court for a trial by jury. The issues have been tried and the jury has rendered its verdict.

 DECISION by COURT. This action came to trial or hearing before the Court. The issues have been tried and a decision has been rendered.

IT IS ORDERED AND ADJUDGED

that in accordance with the jury verdict rendered on November 1, 2007, that judgment be entered in favor of Plaintiff against Defendants Abair and Salls awarding Plaintiff \$3,000.00 compensatory damages on Claim Two-Denial of Religious Meals. Plaintiff is also awarded \$1,500.00 punitive damages from Defendant Abair and \$500.00 punitive damages from Defendant Salls. IT IS FURTHER ORDERED that no cause of action was rendered as to Defendants Hurteau, Lee and Bouyea.


Clerk of Court

DATE: November 1, 2007

ENTERED ON DOCKET: November 5, 2007

s/WILLIAM J. GRIFFIN

By: _____

DEPUTY CLERK